



DIGEST OF HB 1462 (Updated February 20, 2009 12:26 pm - DI 109)

Citations Affected: IC 10-13; IC 20-24; IC 20-28; IC 20-33; IC 34-30.

Criminal history checks. Exempts a postsecondary educational institution from paying a fee for a limited criminal history record of a student in the institution's school of education before the student begins the student's field or classroom experience. Allows the state police department to charge a student a fee for responding to a request for the release of a limited criminal history record. Requires a local superintendent to conduct an expanded criminal history background check before employing a potential employee in any position within the school corporation. Gives qualified immunity for certain school employees for certain acts or omissions during the course of their employment. Adds possession of child pornography to the list of felonies to be reported.

Effective: Upon passage; July 1, 2009; January 1, 2010.

# Kersey, Porter, Behning, Barnes

January 14, 2009, read first time and referred to Committee on Education. February 5, 2009, amended, reported — Do Pass. Referred to Committee on Ways and Means pursuant to Rule 127. February 17, 2009, amended, reported — Do Pass. February 20, 2009, read second time, amended, ordered engrossed.









First Regular Session 116th General Assembly (2009)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2008 Regular Session of the General Assembly.

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# **HOUSE BILL No. 1462**

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A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

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Be it enacted by the General Assembly of the State of Indiana:

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SECTI	ON 1.	IC 10-	13-3-36	, AS AN	MENDED	BY	P.L.2-2007,
SECTION	I 147,	IS A	MEND:	ED TO	READ	AS	FOLLOWS
[EFFECT	IVE JA	NUAR	Y 1, 201	0]: Sec. 3	36. (a) Th	e dep	artment may
not charge	e a fee fo	or respo	nding to	a reques	t for the r	eleas	e of a limited
criminal	history	record	if the	request	is made	by	a nonprofit
organizati	on:						

- (1) that has been in existence for at least ten (10) years; and
- (2) that:
  - (A) has a primary purpose of providing an individual relationship for a child with an adult volunteer if the request is made as part of a background investigation of a prospective adult volunteer for the organization;
  - (B) is a home health agency licensed under IC 16-27-1;
  - (C) is a community mental retardation and other developmental disabilities center (as defined in IC 12-7-2-39);
- (D) is a supervised group living facility licensed under IC 12-28-5;

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1	(E) is an area agency on aging designated under IC 12-10-1;
2	(E) is an area agency on aging designated under 10 12-10-1,  (F) is a community action agency (as defined in
3	IC 12-14-23-2);
4	(G) is the owner or operator of a hospice program licensed
5	under IC 16-25-3; or
6	(H) is a community mental health center (as defined in
7	IC 12-7-2-38).
8	(b) Except as provided in subsection (d), the department may not
9	charge a fee for responding to a request for the release of a limited
10	criminal history record made by the department of child services or the
11	division of family resources if the request is made as part of a
12	background investigation of an applicant for a license under IC 12-17.2
13	or IC 31-27.
14	(c) The department may not charge a fee for responding to a request
15	for the release of a limited criminal history if the request is made by a
16	school corporation, special education cooperative, or nonpublic school
17	(as defined in IC 20-18-2-12) as part of a background investigation of
18	a prospective or current employee or a prospective or current adult
19	volunteer for the school corporation, special education cooperative, or
20	nonpublic school.
21	(d) As used in this subsection, "state agency" means an authority, a
22	board, a branch, a commission, a committee, a department, a division,
23	or another instrumentality of state government, including the executive
24	and judicial branches of state government, the principal secretary of the
25	senate, the principal clerk of the house of representatives, the executive
26	director of the legislative services agency, a state elected official's
27	office, or a body corporate and politic, but does not include a state
28	educational institution. The department may not charge a fee for
29	responding to a request for the release of a limited criminal history if
30	the request is made:
31	(1) by a state agency; and
32	(2) through the computer gateway that is administered by the
33	office of technology established by IC 4-13.1-2-1.
34	(e) The department may not charge a fee for responding to a request
35	for the release of a limited criminal history record made by the Indiana
36	professional licensing agency established by IC 25-1-5-3 if the request
37	is:
38	(1) made through the computer gateway that is administered by
39	the office of technology; and
40	(2) part of a background investigation of a practitioner or an
41	individual who has applied for a license issued by a board (as



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defined in IC 25-1-9-1).

1	(f) The department may not charge a church or religious society a
2	fee for responding to a request for the release of a limited criminal
3	history record if:
4	(1) the church or religious society is a religious organization
5	exempt from federal income taxation under Section 501 of the
6	Internal Revenue Code;
7	(2) the request is made as part of a background investigation of a
8	prospective or current employee or a prospective or current adult
9	volunteer; and
10	(3) the employee or volunteer works in a nonprofit program or
11	ministry of the church or religious society, including a child care
12	ministry registered under IC 12-17.2-6.
13	(g) The department may not charge the school of education of
14	a public or private postsecondary educational institution a fee for
15	responding to a request for the release of a limited criminal history
16	record if the request is made as part of a background investigation
17	of a student before or after the student begins the student's field or
18	classroom experience. However, the department may charge the
19	student a fee for responding to a request for the release of a limited
20	criminal history record.
21	SECTION 2. IC 20-24-8-5, AS AMENDED BY P.L.2-2006,
22	SECTION 111, IS AMENDED TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2009]: Sec. 5. The following statutes and rules
24	and guidelines adopted under the following statutes apply to a charter
25	school:
26	(1) IC 5-11-1-9 (required audits by the state board of accounts).
27	(2) IC 20-39-1-1 (unified accounting system).
28	(3) IC 20-35 (special education).
29	(4) IC 20-26-5-10 and <del>IC 20-28-5-9</del> <b>IC 20-28-5-9.3</b> (criminal
30	history).
31	(5) IC 20-26-5-6 (subject to laws requiring regulation by state
32	agencies).
33	(6) IC 20-28-7-14 (void teacher contract when two (2) contracts
34	are signed).
35	(7) IC 20-28-10-12 (nondiscrimination for teacher marital status).
36	(8) IC 20-28-10-14 (teacher freedom of association).
37	(9) IC 20-28-10-17 (school counselor immunity).
38	(10) For conversion charter schools only, IC 20-28-6, IC 20-28-7,
39	IC 20-28-8, IC 20-28-9, and IC 20-28-10.
40	(11) IC 20-33-2 (compulsory school attendance).
41	(12) IC 20-33-3 (limitations on employment of children).
42	(13) IC 20-33-8-19, IC 20-33-8-21, and IC 20-33-8-22 (student



1	due process and judicial review).
2	(14) IC 20-33-8-16 (firearms and deadly weapons).
3	(15) IC 20-34-3 (health and safety measures).
4	(16) IC 20-33-9 (reporting of student violations of law).
5	(17) IC 20-30-3-2 and IC 20-30-3-4 (patriotic commemorative
6	observances).
7	(18) IC 20-31-3, IC 20-32-4, IC 20-32-5, IC 20-32-6, IC 20-32-8,
8	or any other statute, rule, or guideline related to standardized
9	testing (assessment programs, including remediation under the
10	assessment programs).
11	(19) IC 20-33-7 (parental access to education records).
12	(20) IC 20-31 (accountability for school performance and
13	improvement).
14	SECTION 3. IC 20-28-1-6.2 IS ADDED TO THE INDIANA CODE
15	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
16	1, 2009]: Sec. 6.2. (a) "Expanded criminal history check" means a
17	criminal history background check of an individual that includes:
18	(1) a national criminal history background check (as defined
19	in IC 10-13-3-12); and
20	(2) a check of:
21	(A) sex offender registries in all fifty (50) states; or
22	(B) the National Sex Offender Registry maintained by the
23	United States Department of Justice.
24	(b) An online check of the registries referred to in subsection
25	(a)(2)(A) or the registry referred to in subsection (a)(2)(B) may be
26	used to satisfy the requirements of subsection (a)(2).
27	SECTION 4. IC 20-28-4-11, AS ADDED BY P.L.150-2006,
28	SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29	JULY 1, 2009]: Sec. 11. (a) This section applies only to:
30	(1) a school corporation; or
31	(2) a subject area;
32	that is designated by the state board as having an insufficient supply of
33	licensed teachers.
34	(b) The governing body of a school corporation or the appointing
35	authority of an accredited nonpublic school may employ a program
36	participant if the program participant is hired to teach in a subject area
37	or a school corporation to which this section applies.
38	(c) Before employing a program participant under subsection (b),
39	the superintendent of the school corporation must make a
40	determination that one (1) of the following conditions exists:
41	(1) There is no fully certified and highly qualified teacher
42	available for the position.



1	(2) The program participant is the best qualified candidate for the
2	position.
3	(d) A program participant who is employed under this section is
4	eligible to receive a transition to teaching permit. The transition to
5	teaching permit is valid for three (3) years, and may not be renewed.
6	IC 20-28-5-9 IC 20-28-5-9.3 applies to a program participant who
7	applies for a transition to teaching permit.
8	(e) A program participant who is employed under this section:
9	(1) shall enter into either:
10	(A) a regular teacher's contract under IC 20-28-6-5; or
11	(B) a temporary teacher's contract under IC 20-28-6-6, if
12	replacing a teacher on a leave of absence;
13	(2) is eligible to participate in a mentor teacher program; and
14	(3) satisfies the field or classroom experience component of the
15	program under section 4(3) of this chapter.
16	(f) The state board:
17	(1) shall review; and
18	(2) may renew;
19	the designation of a school corporation or a subject area as having an
20	insufficient supply of licensed teachers not more than two (2) years
21	following the initial designation under subsection (a).
22	SECTION 5. IC 20-28-5-8, AS AMENDED BY P.L.151-2006,
23	SECTION 8, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24	JULY 1, 2009]:Sec. 8. (a) This section applies when a prosecuting
25	attorney knows that a licensed employee of a public school or a
26	nonpublic school has been convicted of an offense listed in subsection
27	(c). The prosecuting attorney shall immediately give written notice of
28	the conviction to the following:
29	(1) The state superintendent.
30	(2) Except as provided in subdivision (3), the superintendent of
31	the school corporation that employs the licensed employee or the
32	equivalent authority if a nonpublic school employs the licensed
33	employee.
34	(3) The presiding officer of the governing body of the school
35	corporation that employs the licensed employee, if the convicted
36	licensed employee is the superintendent of the school corporation.
37	(b) The superintendent of a school corporation, presiding officer of
38	the governing body, or equivalent authority for a nonpublic school shall
39	immediately notify the state superintendent when the individual knows
40	that a current or former licensed employee of the public school or
41	nonpublic school has been convicted of an offense listed in subsection

(c), or when the governing body or equivalent authority for a



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1	nonpublic school takes any final action in relation to an employee	
2	who engaged in any offense listed in subsection (c).	
3	(c) The department, after holding a hearing on the matter, shall	
4	permanently revoke the license of a person who is known by the	
5	department to have been convicted of any of the following felonies:	
6	(1) Kidnapping (IC 35-42-3-2), if the victim is less than eighteen	
7	(18) years of age.	
8	(2) Criminal confinement (IC 35-42-3-3), if the victim is less than	
9	eighteen (18) years of age.	
10	(3) Rape (IC 35-42-4-1), if the victim is less than eighteen (18)	
11	years of age.	
12	(4) Criminal deviate conduct (IC 35-42-4-2), if the victim is less	
13	than eighteen (18) years of age.	
14	(5) Child molesting (IC 35-42-4-3).	
15	(6) Child exploitation (IC 35-42-4-4(b)).	
16	(7) Vicarious sexual gratification (IC 35-42-4-5).	
17	(8) Child solicitation (IC 35-42-4-6).	
18	(9) Child seduction (IC 35-42-4-7).	
19	(10) Sexual misconduct with a minor (IC 35-42-4-9).	
20	(11) Incest (IC 35-46-1-3), if the victim is less than eighteen (18)	
21	years of age.	
22	(12) Dealing in or manufacturing cocaine or a narcotic drug	
23	(IC 35-48-4-1).	
24	(13) Dealing in methamphetamine (IC 35-48-4-1.1).	
25	(14) Dealing in a schedule I, II, or III controlled substance	
26	(IC 35-48-4-2).	
27	(15) Dealing in a schedule IV controlled substance	
28	(IC 35-48-4-3).	Y
29	(16) Dealing in a schedule V controlled substance (IC 35-48-4-4).	
30	(17) Dealing in a counterfeit substance (IC 35-48-4-5).	
31	(18) Dealing in marijuana, hash oil, or hashish	
32	(IC 35-48-4-10(b)).	
33	(19) Possession of child pornography (IC 35-42-4-4(c)).	
34	(d) A license may be suspended by the state superintendent as	
35	specified in IC 20-28-7-7.	
36	(e) The department shall develop a data base of information on	
37	school corporation employees who have been reported to the	
38	department under this section.	
39	SECTION 6. IC 20-28-5-9.3 IS ADDED TO THE INDIANA CODE	
40	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
41	1, 2009]: Sec. 9.3. Before employing a potential employee to fill any	
42	position in a school corporation, the superintendent must conduct	



1	an expanded criminal history check as described under
2 3	IC 20-28-1-6.2. SECTION 7. IC 20-28-5-15, AS ADDED BY P.L.75-2008,
4	SECTION 7. IC 20-26-3-13, AS ADDED BY F.E.73-2006, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2009]: Sec. 15. (a) Notwithstanding section 3(b)(6) of this
6	chapter, the department shall grant an initial practitioner's license in a
7	specific subject area to an applicant who:
8	(1) has earned a postgraduate degree from a regionally accredited
9	postsecondary educational institution in the subject area in which
10	the applicant seeks to be licensed;
11	(2) has at least one (1) academic year of experience teaching
12	students in a middle school, high school, or college classroom
13	setting; and
14	(3) complies with sections 4, 9, 9.3, and 12 of this chapter.
15	(b) An individual who receives an initial practitioner's license under
16	this section may teach in the specific subject for which the individual
17	is licensed only in:
18	(1) high school; or
19	(2) middle school;
20	if the subject area is designated by the state board as having an
21	insufficient supply of licensed teachers.
22	(c) After receiving an initial practitioner's license under this section,
23	an applicant who seeks to renew the applicant's initial practitioner's
24	license or obtain a proficient practitioner's license must:
25	(1) demonstrate that the applicant has:
26	(A) participated in cultural competency professional
27	development activities;
28	(B) obtained training and information from a special education
29	teacher concerning exceptional learners; and
30	(C) received:
31	(i) training or certification that complies; or
32	(ii) an exemption from compliance;
33	with the standards set forth in section 3(c) of this chapter; and
34	(2) meet the same requirements as other candidates.
35	SECTION 8. IC 20-33-8-9, AS ADDED BY P.L.1-2005, SECTION
36	17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON
37	PASSAGE]: Sec. 9. (a) This section applies to an individual who:
38	(1) is a teacher or other school staff member; and
39	(2) has students under the individual's charge.
40	(b) An individual may take any action that is reasonably necessary
41	to carry out or to prevent an interference with an educational function



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that the individual supervises.

1	(c) Subject to rules of the governing body and the administrative
2	staff, an individual may remove a student for a period that does not
3	exceed five (5) school days from an educational function supervised by
4	the individual or another individual who is a teacher or other school
5	staff member.
6	(d) If an individual removes a student from class for violent or
7	disruptive behavior, or an ongoing pattern of classroom procedure
8	violations under subsection (c), the principal may place the student
9	into another appropriate classroom or placement, or into inschool
10	suspension. The principal may not return the student to that
11	teacher's class until the principal has met with the:
12	(1) student;
13	(2) student's teacher; and
14	(3) student's parent;
15	to determine an appropriate behavior plan for the student. If the
16	meeting under this section does not take place within a reasonable
17	period of time, the student may be moved to another classroom at
18	the principal's discretion.
19	(e) A school counselor may act on behalf of the student's parent
20	to develop an appropriate behavior plan if the parent does not
21	participate in the meeting under subsection (d).
22	SECTION 9. IC 20-33-8-9.5 IS ADDED TO THE INDIANA CODE
23	AS A <b>NEW</b> SECTION TO READ AS FOLLOWS [EFFECTIVE
24	UPON PASSAGE]: Sec. 9.5. (a) A teacher may take any action
25	concerning the teacher's school of employment or at a school
26	activity of the teacher's school of employment that is reasonably
27	necessary to carry out or prevent an interference with an
28	educational function or school purpose.
29	(b) A teacher has qualified immunity from civil liability for acts
30	or omissions when carrying out or preventing an interference with
31	an educational function or school purpose under this section.
32	(c) Subject to rules of the governing body and the administrative
33	staff, a teacher may remove a student for a period that does not
34	exceed five (5) school days from an educational function supervised
35	by the teacher or another individual who is a school staff member.
36	SECTION 10. IC 20-33-8-10, AS ADDED BY P.L.1-2005,
37	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

UPON PASSAGE]: Sec. 10. (a) A principal may take action

concerning the principal's school or a school activity within the

principal's jurisdiction that is reasonably necessary to carry out or

prevent interference with an educational function or school purposes.

(b) Subsection (a) allows a principal to write regulations that govern



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student conduct.	
(c) A principal has qualified immunity from civil liability for	
acts or omissions when carrying out or preventing an interference	
with an educational function or school purpose.	
SECTION 11. IC 20-33-8-11, AS ADDED BY P.L.1-2005,	
SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
UPON PASSAGE]: Sec. 11. (a) A:	
(1) superintendent; or	
(2) member of the superintendent's administrative staff, with the	
superintendent's approval;	
may take any action with respect to all schools within the	
superintendent's jurisdiction that is reasonably necessary to carry out	
or prevent interference with an educational function or school	
purposes.	
(b) An individual described in subsection (a) has qualified	
immunity from civil liability for acts or omissions when carrying	
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* *	
SECTION 12. IC 34-30-2-84.7 IS ADDED TO THE INDIANA	
CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS:	
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and principals when carrying out or preventing interference with	
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SECTION 13. IC 20-28-5-9 IS REPEALED [EFFECTIVE JULY 1,	
2009].	
SECTION 14. An emergency is declared for this act.	
	<b>Y</b>
	(c) A principal has qualified immunity from civil liability for acts or omissions when carrying out or preventing an interference with an educational function or school purpose.  SECTION 11. IC 20-33-8-11, AS ADDED BY P.L.1-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) A:  (1) superintendent; or  (2) member of the superintendent's administrative staff, with the superintendent's approval; may take any action with respect to all schools within the superintendent's jurisdiction that is reasonably necessary to carry out or prevent interference with an educational function or school purposes.  (b) An individual described in subsection (a) has qualified immunity from civil liability for acts or omissions when carrying out or preventing an interference with an educational function or school purposes.  SECTION 12. IC 34-30-2-84.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS: [EFFECTIVE UPON PASSAGE]: Sec. 84.7. IC 20-33-8-9.5 and IC 20-33-8-10 (Concerning acts and omissions by school teachers and principals when carrying out or preventing interference with an educational function or school purpose).  SECTION 13. IC 20-28-5-9 IS REPEALED [EFFECTIVE JULY 1, 2009].



#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Education, to which was referred House Bill 1462, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 3, between lines 18 and 19, begin a new paragraph and insert: "SECTION 2. IC 20-24-8-5, AS AMENDED BY P.L.2-2006, SECTION 111, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 5. The following statutes and rules and guidelines adopted under the following statutes apply to a charter school:

- (1) IC 5-11-1-9 (required audits by the state board of accounts).
- (2) IC 20-39-1-1 (unified accounting system).
- (3) IC 20-35 (special education).
- (4) IC 20-26-5-10 and  $\frac{1C}{20-28-5-9}$  IC 20-28-5-9.3 (criminal history).
- (5) IC 20-26-5-6 (subject to laws requiring regulation by state agencies).
- (6) IC 20-28-7-14 (void teacher contract when two (2) contracts are signed).
- (7) IC 20-28-10-12 (nondiscrimination for teacher marital status).
- (8) IC 20-28-10-14 (teacher freedom of association).
- (9) IC 20-28-10-17 (school counselor immunity).
- (10) For conversion charter schools only, IC 20-28-6, IC 20-28-7, IC 20-28-8, IC 20-28-9, and IC 20-28-10.
- (11) IC 20-33-2 (compulsory school attendance).
- (12) IC 20-33-3 (limitations on employment of children).
- (13) IC 20-33-8-19, IC 20-33-8-21, and IC 20-33-8-22 (student due process and judicial review).
- (14) IC 20-33-8-16 (firearms and deadly weapons).
- (15) IC 20-34-3 (health and safety measures).
- (16) IC 20-33-9 (reporting of student violations of law).
- (17) IC 20-30-3-2 and IC 20-30-3-4 (patriotic commemorative observances).
- (18) IC 20-31-3, IC 20-32-4, IC 20-32-5, IC 20-32-6, IC 20-32-8, or any other statute, rule, or guideline related to standardized testing (assessment programs, including remediation under the assessment programs).
- (19) IC 20-33-7 (parental access to education records).
- (20) IC 20-31 (accountability for school performance and improvement).".

Page 4, between lines 2 and 3, begin a new paragraph and insert:









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"SECTION 6. IC 20-28-4-11, AS ADDED BY P.L.150-2006, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 11. (a) This section applies only to:

- (1) a school corporation; or
- (2) a subject area;

that is designated by the state board as having an insufficient supply of licensed teachers.

- (b) The governing body of a school corporation or the appointing authority of an accredited nonpublic school may employ a program participant if the program participant is hired to teach in a subject area or a school corporation to which this section applies.
- (c) Before employing a program participant under subsection (b), the superintendent of the school corporation must make a determination that one (1) of the following conditions exists:
  - (1) There is no fully certified and highly qualified teacher available for the position.
  - (2) The program participant is the best qualified candidate for the position.
- (d) A program participant who is employed under this section is eligible to receive a transition to teaching permit. The transition to teaching permit is valid for three (3) years, and may not be renewed. IC 20-28-5-9 IC 20-28-5-9.3 applies to a program participant who applies for a transition to teaching permit.
  - (e) A program participant who is employed under this section:
    - (1) shall enter into either:
      - (A) a regular teacher's contract under IC 20-28-6-5; or
      - (B) a temporary teacher's contract under IC 20-28-6-6, if replacing a teacher on a leave of absence;
    - (2) is eligible to participate in a mentor teacher program; and
    - (3) satisfies the field or classroom experience component of the program under section 4(3) of this chapter.
  - (f) The state board:
    - (1) shall review; and
    - (2) may renew;

the designation of a school corporation or a subject area as having an insufficient supply of licensed teachers not more than two (2) years following the initial designation under subsection (a).".

Page 4, delete line 18.

Page 4, line 24, delete "." and insert ", or when the governing body or equivalent authority for a nonpublic school takes any final action in relation to an employee who engaged in any offense listed in subsection (c)."

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Page 5, delete lines 16 through 42, begin a new paragraph and insert:

"(e) The department shall develop a data base of information on school corporation employees who have been reported to the department under this section.

SECTION 7. IC 20-28-5-9.3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 9.3. Before employing a potential employee to fill any position in a school corporation, the superintendent must conduct an expanded criminal history check as described under IC 20-28-1-6.2."

Page 6, delete lines 1 through 9, begin a new paragraph and insert: "SECTION 8. IC 20-33-8-9, AS ADDED BY P.L.1-2005, SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) This section applies to an individual who:

- (1) is a teacher or other school staff member; and
- (2) has students under the individual's charge.
- (b) An individual may take any action that is reasonably necessary to carry out or to prevent an interference with an educational function that the individual supervises.
- (c) Subject to rules of the governing body and the administrative staff, an individual may remove a student for a period that does not exceed five (5) school days from an educational function supervised by the individual or another individual who is a teacher or other school staff member.
- (d) If an individual removes a student from class for violent or disruptive behavior, or an ongoing pattern of classroom procedure violations under subsection (c), the principal may place the student into another appropriate classroom or placement, or into inschool suspension. The principal may not return the student to that teacher's class until the principal has met with the:
  - (1) student;
  - (2) student's teacher; and
  - (3) student's parent;

to determine an appropriate behavior plan for the student. If the meeting under this section does not take place within a reasonable period of time, the student may be moved to another classroom at the principal's discretion.

(e) A school counselor may act on behalf of the student's parent to develop an appropriate behavior plan if the parent does not participate in the meeting under subsection (d).".

Page 7, between lines 11 and 12, begin a new paragraph and insert:











"SECTION 10. IC 20-28-5-9 IS REPEALED [EFFECTIVE JULY 1, 2009].".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1462 as introduced.)

PORTER, Chair

Committee Vote: yeas 12, nays 0.

#### COMMITTEE REPORT

Mr. Speaker: Your Committee on Ways and Means, to which was referred House Bill 1462, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 4, line 14, after "6.2." insert "(a)".

Page 4, line 17, delete "a:" and insert "a national criminal history background check (as defined in IC 10-13-3-12); and

- (2) a check of:
  - (A) sex offender registries in all fifty (50) states; or
  - (B) the National Sex Offender Registry maintained by the United States Department of Justice.
- (b) An online check of the registries referred to in subsection (a)(2)(A) or the registry referred to in subsection (a)(2)(B) may be used to satisfy the requirements of subsection (a)(2)."

Page 4, delete lines 18 through 37.

Page 7, between lines 13 and 14, begin a new paragraph and insert: "SECTION 7. IC 20-28-5-15, AS ADDED BY P.L.75-2008, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 15. (a) Notwithstanding section 3(b)(6) of this chapter, the department shall grant an initial practitioner's license in a specific subject area to an applicant who:

- (1) has earned a postgraduate degree from a regionally accredited postsecondary educational institution in the subject area in which the applicant seeks to be licensed;
- (2) has at least one (1) academic year of experience teaching students in a middle school, high school, or college classroom setting; and
- (3) complies with sections 4,  $\frac{9}{7}$ , 9.3, and 12 of this chapter.
- (b) An individual who receives an initial practitioner's license under

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this section may teach in the specific subject for which the individual is licensed only in:

- (1) high school; or
- (2) middle school;

if the subject area is designated by the state board as having an insufficient supply of licensed teachers.

- (c) After receiving an initial practitioner's license under this section, an applicant who seeks to renew the applicant's initial practitioner's license or obtain a proficient practitioner's license must:
  - (1) demonstrate that the applicant has:
    - (A) participated in cultural competency professional development activities;
    - (B) obtained training and information from a special education teacher concerning exceptional learners; and
    - (C) received:
      - (i) training or certification that complies; or
      - (ii) an exemption from compliance;

with the standards set forth in section 3(c) of this chapter; and (2) meet the same requirements as other candidates.".

Page 8, line 8, delete "is immune" and insert "has qualified immunity".

Page 8, line 23, delete "is immune" and insert "has qualified immunity".

Page 8, line 36, delete "is immune" and insert "has qualified immunity".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1462 as printed February 6, 2009.)

CRAWFORD, Chair

Committee Vote: yeas 22, nays 0.

## HOUSE MOTION

Mr. Speaker: I move that House Bill 1462 be amended to read as follows:

Page 7, between lines 13 and 14, begin a new paragraph and insert: "SECTION 1. IC 20-28-5-15, AS ADDED BY P.L.75-2008, SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2009]: Sec. 15. (a) Notwithstanding section 3(b)(6) of this

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chapter, the department shall grant an initial practitioner's license in a specific subject area to an applicant who:

- (1) has earned a postgraduate degree from a regionally accredited postsecondary educational institution in the subject area in which the applicant seeks to be licensed;
- (2) has at least one (1) academic year of experience teaching students in a middle school, high school, or college classroom setting; and
- (3) complies with sections 4, 9, 9.3, and 12 of this chapter.
- (b) An individual who receives an initial practitioner's license under this section may teach in the specific subject for which the individual is licensed only in:
  - (1) high school; or
  - (2) middle school;

if the subject area is designated by the state board as having an insufficient supply of licensed teachers.

- (c) After receiving an initial practitioner's license under this section, an applicant who seeks to renew the applicant's initial practitioner's license or obtain a proficient practitioner's license must:
  - (1) demonstrate that the applicant has:
    - (A) participated in cultural competency professional development activities;
    - (B) obtained training and information from a special education teacher concerning exceptional learners; and
    - (C) received:
      - (i) training or certification that complies; or
      - (ii) an exemption from compliance;

with the standards set forth in section 3(c) of this chapter; and

(2) meet the same requirements as other candidates.".

Page 8, line 8, delete "is immune" and insert "has qualified immunity".

Page 8, line 23, delete "is immune" and insert "has qualified immunity".

Page 8, line 36, delete "is immune" and insert "has qualified immunity".

Renumber all SECTIONS consecutively.

(Reference is to HB 1462 as printed February 6, 2009.)

KERSEY











## **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1462 be amended to read as follows:

Page 4, line 14, delete "JANUARY 1, 2010]:" and insert "JULY 1, 2009]:".

(Reference is to HB 1462 as printed February 18, 2009.)

**KERSEY** 

#### **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1462 be amended to read as follows:

Page 3, line 18, after "experience." insert "However, the department may charge the student a fee for responding to a request for the release of a limited criminal history record.".

(Reference is to HB 1462 as printed February 18, 2009.)

**PORTER** 



